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Refund
11/03/03

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WRITER'S DIRECT DIAL NUMBER
404-873-8550
WRITER'S DIRECT DIAL FACSIMILE
404-873-8795

October 20, 1999

RESPONSE REQUESTED

Attn: Deposit Account
Ms. Angela Drummond
U.S. Patent and Trademark Office
Refund Department, Box 17
Washington, DC 20231

Re: Our Deposit Account No.: 01-2507
Control No.: 1
U.S.S.N.: 08/970,045 - 08970045
Our Ref.: OMRF 143 CON

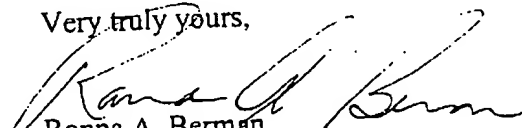
Dear Ms. Drummond:

We are attempting to reconcile our Monthly Deposit Statement for the month of August, 1999. A copy is enclosed. Please provide information regarding the entry for Control No. 1, a charge of \$870.00 for a three month extension of time.

According to our records, an office action was mailed April 26, 1999 with a one month deadline to respond. A response was filed August 26, 1999. However, the deadline to respond to the April 26 date was vacated as shown by the interview summary record dated July 27, 1999 (paper number 8, a copy of which is enclosed). There was therefore no outstanding deadline requiring a response. Therefore, no extension of time to file the amendment on August 26, 1999 was required.

Please credit our Deposit Order Account \$870.00.

Very truly yours,


Ronna A. Berman
Patent Department Financial Manager

Rab
Enclosure

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UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office

MONTHLY STATEMENT OF DEPOSIT ACCOUNT

To replenish your Deposit Account, detach and return top portion with your check. Make check payable to Commissioner of Patents & Trademarks.

Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

Account No.	012507
Date	8-31-99
Page	1

ARNALL GOLDEN & GREGORY
ATTN: PATREA L. PABST, ESQ.
2800 ONE ATLANTIC CENTER
1201 W. PEACHTREE STREET
ATLANTA GA 30309

FINA

PLEASE SEND REMITTANCES TO:
Patent and Trademark Office
P.O. Box 70541
Chicago, Ill. 60673

DATE POSTED			CONTROL NO.	DESCRIPTION (Serial, Patent, TM, Order)	DOCKET NO.	FEE CODE	CHARGES/ CREDITS	BALANCE
MO.	DAY	YR.						
8	3	99	3	09120940	MBX 015	126	240.00	34976.00
8	4	99	1	08745676	ACU 102601	122	-130.00	35106.00
8	4	99	2	08745676		122	-130.00	35236.00
8	4	99	152	09322095	GTRC1964	101	-314.00	35550.00
8	4	99	154	09322095	GTRC1964	102	-78.00	35628.00
8	4	99	155	09322095	GTRC1964	103	-54.00	35682.00
8	5	99	95	09316565	MBX027	101	-380.00	36062.00
8	5	99	429	PCT/US99/17452		704	-205.00	36267.00
8	5	99	462	PCT/US99/17363		704	-225.00	36492.00
8	6	99	1	9286-12 08821086	SRX 102 CLP	117	870.00	35622.00
8	6	99	2	" " 08821086	" "	231	380.00	35242.00
8	6	99	3	" " 08821086	" "	203	9.00	35233.00
8	9	99	7	09229226	GTRC-1957	101	-254.00	35487.00
8	9	99	9	09229226	GTRC-1957	103	-630.00	36117.00
8	9	99	10	09229226	GTRC-1957	104	-260.00	36377.00
8	9	99	12	09229226	GTRC-1957	203	189.00	36188.00
8	9	99	14	09229226	GTRC-1957	204	130.00	36058.00
8	9	99	55	09365338	MBX-031	101	380.00	35678.00
8	12	99	472	PCT/US99/17701		704	-205.00	35883.00
8	24	99	3	09375975	MBX 033	101	380.00	35503.00
8	25	99	216	09234390	MIT 5045 CON	116	270.00	35233.00
8	27	99	108	09339147	LB-102	101	-380.00	35613.00
8	27	99	110	09339147	LB-102	103	-36.00	35649.00
8	27	99	112	09339147	LB-102	203	18.00	35631.00
8	30	99	68	PAYMENT		701	-1715.00	37346.00
8	30	99	69	PAYMENT		701	-2734.00	40080.00
8	31	99	1	08970045	20487/113	117	870.00	39210.00
8	31	99	2	08970045	20487/113	103	36.00	39174.00
8	31	99	3	08970045	20487/113	102	390.00	38784.00
AN AMOUNT SUFFICIENT TO COVER ALL SERVICES REQUESTED. MUST ALWAYS BE ON DEPOSIT				OPENING BALANCE	TOTAL CHARGES		TOTAL CREDITS	CLOSING BALANCE
				35216.00	4162.00		7730.00	38784.00

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UNITED STATES DEPARTMENT OF COMMERCE
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APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
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EXAMINER

ART UNIT	PAPER NUMBER
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DATE MAILED: 8

INTERVIEW SUMMARY

All participants (applicant, applicant's representative, PTO personnel):

- (1) Richard Schwartz (3) Anthony Caputo
(2) Patricia Pabst (4) _____

Date of Interview: 6/10/97

Type: ☒ Telephonic ☐ Personal (copy is given to ☐ applicant ☐ applicant's representative)

Exhibit shown or demonstration conducted: ☐ Yes ☒ No If yes, brief description: _____

Agreement ☒ was reached. ☐ was not reached.

Claim(s) discussed: all pending

Identification of prior art discussed: not applicable

Description of the general nature of what was agreed to if an agreement was reached, or any other comments: The non-responsive letter has been vacated (Paper No. 7) since applicants have not received an action of merit in the office action mailed 9/28/98. Applicants have not received a action on merits since claims 30-32 were not examined in the office action mailed 9/28/98 (Paper No. 3). A new office action will be issued and the office action mailed 9/28/98 will be vacated.

(A fuller description, if necessary, and a copy of the amendments, if available, which the examiner agreed would render the claims allowable must be attached. Also, where no copy of the amendments which would render the claims allowable is available, a summary thereof must be attached.)

1. ☒ It is not necessary for applicant to provide a separate record of the substance of the interview.

Unless the paragraph above has been checked to indicate to the contrary, A FORMAL WRITTEN RESPONSE TO THE LAST OFFICE ACTION IS NOT WAIVED AND MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a response to the last Office action has already been filed, APPLICANT IS GIVEN ONE MONTH FROM THIS INTERVIEW DATE TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW.

2. ☐ Since the Examiner's interview summary above (including any attachments) reflects a complete response to each of the objections, rejections and requirements that may be present in the last Office action, and since the claims are now allowable, this completed form is considered to fulfill the response requirements of the last Office action. Applicant is not relieved from providing a separate record of the interview unless box 1 above is also checked.

Examiner Note: You must sign this form unless it is an attachment to another form.